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EXHIBIT P

Doc. No. 442371

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SUPPLEMENTAL DECLARATION OF DIVYA NARENDRA IN SUPPORT OF DEFENDANTS' REPLY TO OPPOSITION

- I, Divya Narendra, declare,
- 1. During the late spring and early summer of 2004, I accessed the facebook.com website on various occasions. I used the access information, i.e. the email account and passwords either voluntarily provided to me by various friends and acquaintances who were already registered users of the facebook.com, or provided to me by Cameron Winklevoss. Each of these people who provided to me their access information authorized me to logon to the facebook.com. Cameron Winklevoss told me each of the people who provided him their access information knew he might be sharing this with me.
- 2. After logging onto thefacebook.com, I was able to see the email addresses of other Facebook users. These email addresses were directly visible. There were no security features or other hindrances that I had to avoid in order to see these email addresses. I personally downloaded onto my computer some of these email addresses that I found on thefacebook.com. Substantially most if not all of these downloads occurred prior to the end of July, 2004.
- 3. Each time I met with Mark Zuckerberg, it was at or near the Harvard campus in Cambridge Massachusetts. To the extent I received email communication from Mark Zuckerberg, it was from his email account provided by Harvard University while we were both students at Harvard.
- 4. During the spring and early summer of 2004 when I downloaded email addresses from the facebook.com I did not understand that Mark Zuckerberg was in California. During this time I did not know that Mark Zuckerberg might create a corporation from which thefacebook.com site would be run. During this time, I did not know that any such corporation would be located in California.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this declaration was executed on the 19 day of May, 2006.

Divva Narendra

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SUPPLEMENTAL DECLARATION OF CAMERON WINKLEVOSS IN SUPPORT OF DEFENDANTS' REPLY TO OPPOSITION

I Cameron Winklevoss declare,

- 1. During the late spring and early summer of 2004, I accessed thefacebook.com website on various occasions. I used the access information, i.e. the email account and passwords voluntarily provided to me by various friends and acquaintances who were already registered users of thefacebook.com. Each of these people who provided to me their access information authorized me to logon to thefacebook.com.
- 2. After logging onto the facebook.com, I was able to see the email addresses of other Facebook users. These email addresses were directly visible. There were no security features or other hindrances that I had to avoid in order to see these email addresses. I personally downloaded onto my computer some of these email addresses that I found on the facebook.com. Substantially most if not all of these downloads occurred prior to the end of July, 2004.
- 3. During the late spring and early summer of 2004, I was aware that Tyler Winklevoss and Divya Narendra were also accessing the facebook.com and downloading email addresses from this site.
- 4. On or about May 21, 2004, ConnectU launched a website intended for use by people at universities and colleges. In 2005, many months after I downloaded the email addresses from thefacebook.com onto my computer, ConnectU added a screen to its website that allowed its members to invite their friends who had registered with thefacebook.com to also become ConnectU members. ConnectU learned that some of its members, who were also thefacebook.com registrants, wanted to invite "friends" from thefacebook.com site to join ConnectU. To accomplish this desire, ConnectU created a screen on its site that allowed for its user to enter his or her access information to thefacebook.com site. The ConnectU member then authorized ConnectU to access thefacebook.com site with his or her facebook.com access information and invite his or her friends who had registered on thefacebook.com to join ConnectU. ConnectU then automatically accessed thefacebook.com through the access information provided by their members and sent invitations to its member's friends to join ConnectU.

- 5. None of the email addresses that Tyler Winklevoss, Divya Narendra or I downloaded during the spring and early summer of 2004 were used by ConnectU in the automatic process described in the paragraph above. Instead, the email addresses that were used were those that were available on thefacebook.com in 2005 when a ConnectU member provided his or her thefacebook.com access information and requested that ConnectU invite his or her friends on thefacebook.com to join ConnectU.
- 6. Each time I met with Mark Zuckerberg, it was at or near the Harvard campus in Cambridge Massachusetts. To the extent I received email communication from Mark Zuckerberg, it was from his email account provided by Harvard University while we were both students at Harvard.
- 7. During the spring and early summer of 2004 when I downloaded email addresses from the facebook.com I did not understand that Mark Zuckerberg was in California. During this time I did not know that Mark Zuckerberg might create a corporation from which thefacebook.com site would be run. During this time, I did not know that any such corporation would be located in California.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this declaration was executed on the 22 day of May, 2006.

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SUPPORT OF DEFENDANTS' REPLY TO OPPOSITION

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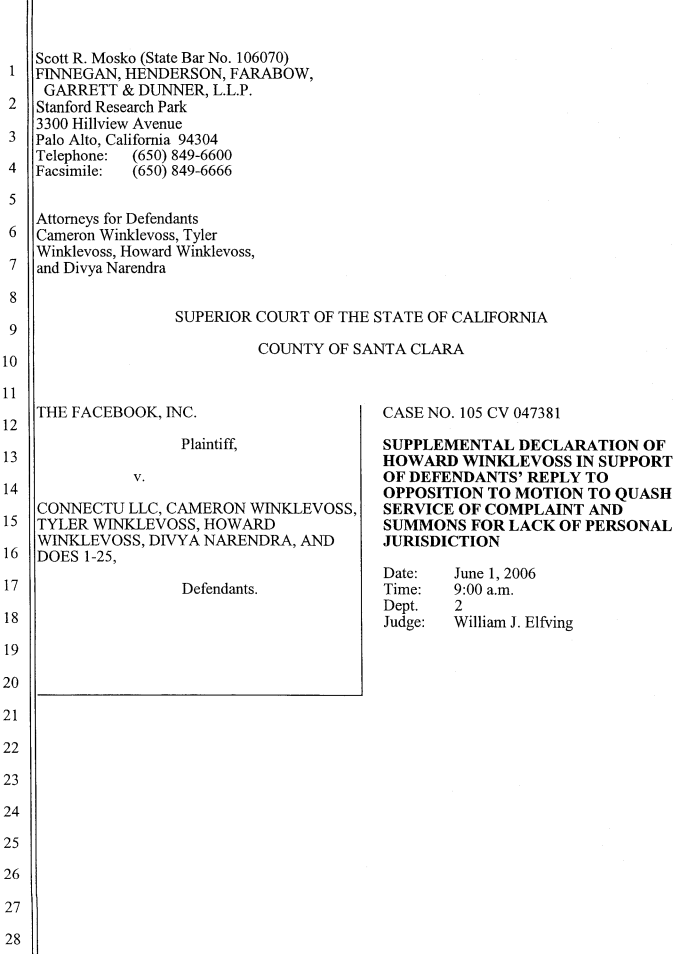
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I, Tyler Winklevoss, declare:

- During the late spring and early summer of 2004, I accessed thefacebook.com website on various occasions. I used the access information, i.e. the email account and passwords either voluntarily provided to me by various friends and acquaintances who were already registered users of thefacebook.com, or provided to me by Cameron Winklevoss. Each of these people who provided to me their access information authorized me to logon to thefacebook.com. Cameron Winklevoss told me each of the people who provided him their access information knew he might be sharing this with me.
- 2. After logging onto the facebook.com, I was able to see the email addresses of other Facebook users. These email addresses were directly visible. There were no security features or other bindrances that I had to avoid in order to see these email addresses. I personally downloaded onto my computer some of these email addresses that I found on thefacebook.com. Substantially most if not all of these downloads occurred prior to the end of July, 2004.
- Each time I met with Mark Zuckerberg, it was at or near the Harvard campus in Cambridge Massachusetts. To the extent I received email communication from Mark Zuckerberg, it was from his email account provided by Harvard University while we were both students at Harvard.
- During the spring and early summer of 2004 when I downloaded email addresses from the facebook.com I did not understand that Mark Zuckerberg was in California. During this time I did not know that Mark Zuckerberg might create a corporation from which thefacebook.com site would be run. During this time, I did not know that any such corporation would be located in California.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this declaration was executed on the 23 day of May, 2006.



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I, Howard Winklevoss declare,

- 1. As stated in my previous declaration in support of Defendants' Motion to Quash Service of the Complaint, I have never accessed the facebook.com.
- 2. I have never authorized or advised anyone to access the facebook.com. I have never directed or authorized anyone to download any information that might be found on the facebook.com.

I declare under penalty of perjury under the laws of the state of California that the foregoing is true and correct and that this declaration was executed on the 19 day of May, 2006.

Howard Winkleyoss